ee of the Philadelphia Bar have addressed a circular to the "Bar of the United States," inviting donations for the erection of a monument to the memory of the late Chief Justice Marshall. They state late Chief Justice Marshall. They state one-half, and that of Virginia (Norfolk and Richmond) one-fourth. From the large commercial cities of the Union, Boston, New York, Baltimore, Charleston, Savannah, or New Orleans, no contributions have been received."

The capitals of the six Banks which have failed in Philadelphia, the largest proportion of which is believed to be lost, Capital. are as follows:

@35,000,000 United States Bank 5,000,000 Girard 2,500 000 Pennsylvania 1,000 000 Schurlkill Penn Township 250 000 1,400,000 Mechanics'

\$45,150,000

To this is to be added the capital of th Manufacturers' and Mechanics' Bank. instant. - Balt. Amer.

FIRE. - In Richmond, on Friday night, the stable of Messrs. R. L. & T. Irby. took fire and was consumed, together with fourteen horses and a cow. The fire communicated to a large frame building occopied by five families. The furniture of the occupants was saved. The house was nearly destroyed.

The young Prince of Wales has been christened, receiving the names of Albert Edward, after his futher and grandfather. Interminable accounts are given in the London papers of the ceremonial, with all its attendant splendors, but we have no room for any of them to day. A swarm of royalties were present from divers parts of Europe.

THE STEAMSHIP GREAT WESTERN IS advertised in the English papers to leave Bristol on the 2d of April next. The new iron steamship of this line is to be called the Great Britain, and will be launched in April, for her first voyage across the Atlantic.

THE MARKETS.

From the Baltimore American, March 21. RAIL ROAD ORDERS .- We quote the rate to-da 50 per cent. discount, with considerable sales. VIRGIBIA BANK NOTES -The rate has advance ed a shade, and we now quote the notes of all the Virginia Banks except Wheeling, at 7\$ per cent. CATTLE - About 300 head of Beef cattle w

offered for sale this mirroung at the drove yards, 150 sold to burchers at orders ranging from \$3.624 for common, to \$5 50 per 100 lbs. for prime quality FLOUR.—We note sales of several parcels. Howard street Flour of good standard brands fro stores to-day at \$5.50 which is the ruling rate now. The demand is not brisk. We quote the

GRAIN.-No Wheat at market. We quote nom hoth white and yellow Corn at 55 a 56 cents. A veral cargoes of Virginia Oats were in market to-day, a portion of which sold at 40 a 41

Sale of Personal Property, by Thomas Brown, Deputy Sheriff, at the residence of Isaac Rogers, near Martinsburg, on to-morrow, 25th instant. Sale of Personal Property, by Danl. C. Burns. Deputy Sheriff, at the residence of John J. A. Le-Deputy Sheriff, at the residence of John J. A. Le-men, near the Swan Pond, or Saturday, 26th inst. Sale of Land, in Morgan county. by Henry A. Byrne, Special Commissioner, before the Court House, in Bath, on Monday next, 28th instant.

TO THE PUBLIC.

I offer no apology for thus presenting myself to you, and I need offer none. I am accused of an act, which, if committed by me, should blast my character, and I must be a wretch not to regard the accusation, as one of vital concern to me. Rumors. suspicions, conjectures, exaggerated facts and mispresentations have been noised abroad, until ma probable that I am guilty. I, therefore, claim the public ear as my right. I claim, that whatever hasty conclusion or impression any one may have claim, that I shall not be deemed guilty, antil proof has established my guilt-I mean not that proof hat belongs to the technicalities of the law; but meas such facts and circumstances, as shall jusify judgment of condemnation, between man and nan. I do not ask to be regarded as innocent, until proved, in legal manner, to be guilty; but I do ask and demand, arraigned as I am at the bar of Public Opinion, that that opinion may be given un-der the influence of that enlightened and charita-

lam suspected to have set fire to the Factory near Martinsburg, purchased by Chas. Jas. Faulk-ner, Esq., and myself. The grounds of this suspi-cion are various. I shall not cumber this state-

ment with a notice of all the reports that are in enculation—deeming it important, only, to advert to and refute those of a material character.

The foundation of this suspicion, I believe, is a prevaient impression, that (the property being, substantially, mine) I have sustained no loss, but, on stantially, mine) I have sustained no loss, but, on stantially, mine) I have sustained no loss, but, on stantially, mine) I have sustained no loss, but, on stantially, mine) I have sustained no loss, but, on stantially, mine) I have sustained no loss, but, on stantially, mine) I have sustained no loss, but, on stantially, mine in the last year or two, to have been made, within the last year or two, to have been made and have been made and have been made and have been made and have been made and

The Insurance is as follows, viz:

Factory buildings, with the Dye-house, \$3 000 1.000 there does not exist any reason why this infimous charge should be made against me? I know with

Machinery. Stock of goods and raw material,

I commute the goods and raw material, destroyed. at \$125, and, of course, shall receive only this sum out of the \$1,000 of Insu ance on them; and The insurance on it is \$1,000, as stated. These estimates of the value of the goods, &c., and machinery are approved by several of the workmen of the Factory — See the affidavit, A, of Mr. William Reed, Mr. John Saits and Mr. George Smith.

ding. They are as follows, viz:

Masonry of Stone and Frame Buildings—first story of the latter stone—See

Picking's statement, B—

Timber and Carpenter's bill on Stone
Suilding—See B. Doll's statement, C—

Timber and Carpenter's bill on frame ight work-See John Myers' 536 40 machinery, &c. in it, at the time of its destruction 173 00 by fire, on the night of Tuesday the 8th inst.—that Timber for same-See ditto, 50 00 they have examined the list made out by Mr. Showers, of the machinery destroyed by the fire, and find it to be correct—that the value of the ma-

Clearing out old foundations,

Add to this, machinery destroyed, which \$600 worth was put in since
the Imparance valued at See affidavit
I suffered to

And to accellance a stricks not noted.

And to accellance a stricks not noted. of which \$600 worth was put in since the insurance valued at See affidavit A, referred to-\$5947 39 March, 1842. RICHARD McSHERRY.

The expenditure of this sum of \$5957 39, it is true, would put a new property in the place of the old; but other considerations must be regarded;

late Chief Justice Marshall. They state that about \$2000 were contributed, toward the object in 1835,—no individual subscription exceeding ten dollars.—Of the amount subscribed, says the circular, othe Bar of Pennsylvania contributed that the subscription is contributed to the subscription of Pennsylvania contributed that a purchaser would look to the heavy expense he would encounter in building, &c. —doubly heavy

In what, then, am I the gainer, and what could

This is the foundation of the suspicion-what has been built upon it?—I believe no one holds the opinion, that, if all the reports that prevail, and stone building, would cost \$903.74, or theresboots. all the suspicions that may be entertained, were and that the timber necessary for the frame building before a Jury, they would be sufficient to convict me; but I do not ask the advantage of this \$1,135.25. I have prepared the items of t is estimated to the suspicions of the suspic mode of considering the matter. - What are these | mate, which can be referred to. statements? 1 I was self-possessed, on the occasion of the

fire This looked suspicious. - Why, I might disupon such a circumstance, as suspicious, when the natural course that the author of the fire would cursue, would be the affectation of alarm and anxiety? But how did the matter stand? The property was of a very combustible character. I, as a prudent man, bad taken the procession to Invery serious or heavy loss. This, one would pre-

which closed its doors on the evening of the 17th, and also the capital of the Movemensing Bank which failed on the 18th I arrived at the Factory, secured some loose papers, in the office-directed a carpet to be taken from the loom, which was down-unscrewed the Press and took out goods, and sided in removing other articles of property.

2. I directed a number of persons, who were take it out in pieces, not to do so—that it might as well be burnt up as broken up—as any one, who is acquainted with the machine, will understand. An axe, however, was presently procured, and the door-way enlarged, so as to allow it to pass, after separating from it an iron bar.—This has been made the basis of an inference, that I wanted the machine to burn - when the Insurance on the ma-chinery, moreover, falls far short of covering it!

3 I objected to the tenter bars (ontside th building) being broken down, and was destroug that them off, a short way down, they would be saved They were torn down, however, and are now of litle or no value. They were not insured, and is it not absurd to suppose that I was anxious that property, not insured, should burn down?

4 I objected, too, to the Dye-house being pulled down - Why? Because the wind was blowing the fire from it, and I was sure it might be saved. eas, if torn down, it would be of no value, and might as well be destroyed by the fire.

5. I was at the saw-mill, near the Factory, a our or two before the fire broke out .- I was there with the hands-detained until a late hour. We left there together and parted, when I entered my own bouse, as they will testify. This was about I

6. My partner, Mr. Jonathan Duble, it was said. had stated that he could "put his hand upon the man that did it," and intimated that I was the "man;" although it did not appear that he had essigned any grounds for his statement. - This is Is ty contradicted by him, under his own hand, and comfied to have been so contradicted, by gentlemen the were present and noted his statement with the

7 I was seen on the bridge, near the Factory. w minutes before, a man dressed like the man f the Factory, who hastily hid himself under them nd, it was said. Mr. Flagg had stated that he thought I was the person be saw. - See his stateit was said, saw me-showing that this also is an

8. There was a small stock of goods and raw material on hand, and the suspicion is, that I removed night of the fire, I passed through Martinsburg, on horseback. As I passed by the Jail, I overtook a market to-day, a portion of which sold at 40 a 41 cents.

Bacon.—We quote Baltimore could H ams at 9 a 10 cents, Sides at 5 a 54 cents, and Shouldets at 5 cents.

Watsket.—The market continues very dull—We quote thids, at 19 cents, and bb's, at 20 a 204 cents. The wagon price of bbls, is 17 cents, excitative of the barrel.

ADVERTISING MEMORANDA.

Sale of Personal Property, by Thomas Brows.

Conts.

Conts.

ADVERTISING MEMORANDA.

Left did not know him, and about an hour or so afterwards.

Left to make tendy for the new.—An entitely salisation is factory and make tendy for the new.—An entitely salisation is factory at the salis is factory explanation of this can be given. I need not here go much into details. It is sufficient to say, in the general, that, as is well known, I had rented the Factory for three years—the lease to commence on the 1st of April. The fire took place on the 8th of March. There was a good deal of wool on hand, which, when I concluded that if new chains were put in, they would not be completed by the Jail, I overtook a woman who appeared to be going down the road that passage to be a point of this can be given. I need not here go much into details. It is sufficient to say, in the general, that, as is well known, I had rented the Factory. When I turned the corner of Mr. Brown's house, going down the road that passage to be going down the road that passage to ward the Factory. When I turned the corner of Mr. Brown's house, going down the road that passage to be going down the road that passage to be going down the road that passage to be going down the followard the Factory. When I turned the corner of Mr. Brown's house, going down the road that passage the Factory, I rode close to Mr. Brown's store to word the Factory woman who appeared to be going down the road that passage the factory. The fire took passage the Factory woman who appeared to be going down the road that passage the factory.

I have a subject to be going down the road that passage the factory woman who appeared to be going

that unlocked the carding room-one was in my possession, and my pattner kept the other. The

room was entirely accessible, as is well known, by means of a ludder that has stood, for a long time.

that one unacquainted with the room might have expected to encounter, would easily have been re-

moved, by an examination, at any time during the

If I had determined to set fire to the Factory, is

t not likely that I would have reflected thus :-

"My partner, Mr. Duble, has one key to the room, and I the other—one or the other of us may be sus-

as the burning of the Factory

I rest the matter here for the present. May

not confidently say, to a fair judging public, the

what readiness we believe evil of one another

but I entreat my fellow citizens to render me jus-

as the judges, and mine, as the accused, they will

not determine this accusation against me, unless

they find sufficient and satisfactory cause so to do EZEKIEL SHOWERS.

Virginia : Berkeley County, to wit :

William Reed, John Sails and George Smith this

iny appeared before me, Richard McSherry, a Justice of the peace in and for said County, and sev-

erully made oath that they have been employed as

workmen in the the factory of Ezekiel Showers for several years, and were well acquainted with the

chinery, in their estimation destroyed, may be fair-

tice. I trust that, fully appreciating their position

not put the fire, therefore, in that room or in

precied, and no one will suppose that he did it.

the garret.'

day, as the room was accessible to any one.

to prepare the Factory for those who had rented it.

The man whom I saw, I have never said nor did to prepare the Factory for those who had rented it.

I shall pursue the notice of these statements no further, at this time. I know of none others, in
well and think I should have been likely to tell if it deed, that are not unimportant or palpably ab-Nor shall I introduce any statements from my own family. I know, too well, what little confi-dence is generally reposed in this kind of testimony, and I am unwilling to expose her name, who,

lone, could conclusively acquit me of this charge. The public is entitled to know, in what manner, THOMAS G. FLAGG.
The above statement was made and signed n my opinion, the fire was communicated to the puilding. I believe it to have been the act of an my presence, by Mr. Thomas G. Flagg. EDMUND PENDLETON. incendiary, and that the building was fixed in the carding room. (up stairs,) or, perhaps, in the garret of the stone building. There were two keys

March 17, 1842.

STATEMENT OF MARY ALLEBAUGH. I understand that there is a report in circulation relative to the burning of the Factory of Showers and Faulkner, that I should have stated that I saw Mr. Showers standing on the bridge across the Tuscarora creek, about half past eleven o'cluck means of a ludder that has stood, for a long time, against the building. The boys of the Factory frequently passed in and out of one of the windows of the carding room, by the ladder. As to the idea, that it must have been done by some one acquainted with the room and the machinery in it, I have only to say, that it is manifest that any difficulty on the night of the fire; another report is that I should have seen Mr. Showers standing or squatting down in the Factory door, about the same time of night, on the night of the fire.

> black and tolerably long. I passed so close to him that I rubbed against him. Mr. Flagg's wagon was a passing by, and I asked the wagoner if he saw that man standing there, he said he did not, and I rold him that I thought it strange for a man to be standing there that time of night; the wagoner was a black man. Mr. Flagg himself was just a short distance before the wagon, on horseback. I have the men I saw was not Air. Showers, for it it had have been him I should have known him, and I never have told any person that I saw Mr. Showers at all, on the night of the fire, and I now atain. tory was burnt.

MARY X ALLEBAUGH, The above statement was made and acknow

The Dyc-house, that was saved, was of little value, and a portion of it was turn down, during the will \$4.000, about the amount of Insurance to which I am entitled on the buildings and machinery, teplace them?

P. S. I have no comment to make upon the singular statement of Mr. Jorathan Duble, that has appeared in the Virgion Republican. [See it in another column of the Gozette.] I leave him in the another column of the Gozette.] I leave him in the another column of the public. The statement, accompanying my communication to the public, is correct, as given by him, is the letter and in the substance.

March 24, 1842.

March 24, 1842.

March 24. 1841.



YOU will meet for Drill, at the Drill Room, (under the Lu-theran Church.) on SAIURDAY EVENING NEXT, at built past 6 of all the members.

Saturday nights of each week.

By order,

842. J SCHOPPERT, O.S.

North Town-Company! PARADE in front of the "Martinsburg House," on SATURDAY, the 2d day of April, at 2 o'clock, P. M.

that would be necessary to replace the buildings of the Factory of Mr. E. Showers, and find that the whole would cost about, \$1,11375; but few of the old stones would answer, as they are indifferent W. A. SOMMERVILLE. March 24, 1842.-2w

and were much injured by the fire. It would be necessary too, that the old foundations should be DISSOLUTION. THE Co-partnership, existing between Jacob Hamme and James H. Stephens, under the firm of Hamme & Stephens, was dissolved by muing according to my calculation is four hundred and ninety-five, at two dollars and twenty-five cents pe perch. JACOB PICKING.

tasi consent on the 4th instant. JACOB HAMME. JAS H. STEPHENS.

The business in future will be conducted by the ndersigned, who tenders his thanks to the friends would be incurred in replacing the wood work of the buildings of Mr. E. Showers, destroyed by fire continuance of their patronage. continuance of their patronage.

This change in the basiness requires a settlement fall accounts. Those indebted, either by note or recount, will call and close the same with as little elay as possible. HAMME & STEPHENS.

March 24, 1842

March 24, 1842 -3t

April next, a tract of land co

March 24, 1842.-3t

Land on Back Creek

POR SALE.

150 ACRES, 3 ROODS,

rincipally clothed with Timber. This land hes

the remainder in twelve months.

FREDERICK CLAYCOMB.

Trustee's Sale.

BY virtue of a Deed of Trust, executed by Ger

W. Mounts for the benefit of Joseph Randall, dated October 16, 1841, and now of record in the

office of the County Court of Berkeley County, the undersigned, trustee, will offer for sale, at public

Twenty Acres of Wheat,

AND

POUR AGRES OF RYE.

now growing woon land leased by said George W. Mounts from Mrs. Hoffman, in Berkeley County.

Also, six Acres of WHEAT, and four

acres of RYE,

w growing upon land leased by said Mounts from

e which she may designate within three mile

SAML. D. BAKER,

Trustee

dfts.

the land, for her benefit-and of that which

growing upon the land leased of George Hawn, h

shall deliver one half properly cleaned at Billmyer'. Mill or any other place within three miles of the

VIRGINIA :-- In the Circuit Superior Court of

Law and Chancery for Morgan County, September Term, 1841,

IN CHANCERY.

THIS cause came on to be heard this 29th day of September, 1841, upon the papers former

ly read in the cause, and upon the amended bill of Eleanor Tidball, plaintiff, and the exhibits herete-

the exhibits filed herewith, and the Court being

satisfied that the order of publication in this case against the heirs of John McDonald, has been duly

executed, and they failing to appear, it is ordered: that the bills of the plaintiff be taken for contessed as against them—and the Court being further sat-

one for 440 acres, and the other for 211 acres, pat ented to John McDonald, heir at law of Col. An

gus McDonald, passed by the will of the said An-

gus McDonald, having been entered and warrants

issued therefor, before the date of the said will, and

being such interest in title as the Virginia Statute

of Wills is devisable, provided the tracts thus pat

ented, be the same as those referred to in the will,

and devised to his two daughters, Mary and Elea-

nor, doth refer the cause to Seaman Garaid, a Special Commissioner of this Court, to ascertain and

patented lands be, or be not, the same as the tracti-devised by the will as foresaid of Angus McDonald

and also state such other matters as may be deem ed pertinent by himself, or which he may be requir

NOTICE.

or as may be then and there offered, in rela

on to the master in said suit specially or generally

MINW SPRING GOODS.

amine, as they intend to sell them very chear.
HAMMOND & CUNNINGHAM.

Trust Sale.

riet, his wife, dated June 11th, 1841, and duly re-

corded in the Clerks' Offices of Frederick and

Berkeley counties. I shall offer for sale, on Thurs

day the 7th day of April next, before the door of Kruesen's Horel, in Martinsburg, the interest of said Diffenderfer and wife, in four

Houses & Lots,
in the town of Martinsburg,
and an OUT LOT near said
town.

J. REICHARD, c.

SEAMAN GARARD,

ed to state by any of the patties.

A Copy .- Teste,

March 24, 1842 -5t

March 24 1842

state such facts as may go to show whether the said

d that the lands in question, viz : the two tract-

March 24, 1842 -3t

McDonald's heirs and others.

the drains of Back Creek, near the Bridge, and ad-joins the lands of Col. Snodgrass and Alexander

Trust Sale. STATEMENT OF JOHN MYERS. BY virtue of a Deed of Trust, executed to the undersigned by John W. Kisinger, for the I hereby certify, that I have estimated the er cases that would be incurred in Mill-wright wor fit of Duriel C. Borns, &c., which is duly reold, at public auction, for CASH, to the highest would amount to \$536 40, or thereabouts, and before the Court House door, in Martins that the timber that would be required for the same, would cost about \$173 00. I have prepared Monday the 11th day of April next, statement of the news of this estimate.

JOHN MYERS,

BERNARD DOLL

(first day of the County Court,) the following property, being part of the property conveyed in said deed, to wit: STATEMENT from Of Jonathan Duble, in reference to a report in ge press aeral circulation, that he has charged, or inti-

who fired the Factory belonging to Showers & I, Jonathan Duble, bereby state that I have never, on any occasion, said or expressed a susp-cion, that Mr. Showers set fire to the Factory-

STATEMENT OF JACOB PICKING.

I have estimated the expense of the maso

STATEMENT OF BERNARD DOLL.

I certify that baving estimated the expense the

and could thus, never have said any thing of th kind, as I could know nothing of it—and that have never, to my knowledge, said or intimate that "I could put my finger or hand upon the man timuted, in connection with this remark, that Mr Showers was that "man," If, by possibility, have said, that "I could put my hand upon the man who did it," I must have said so in a moment of excitement, and it is impossible, if I did say so that I could ever have added to the remark, that Mr. Showers was the 'man.'"

I moreover state, in reference to the report i tory were not in the office, which was in the Factory building, when the office was broken open that, to my knowledge, the most important and nearly all of the books of the Factory, had been by an invariable rule for several years previous removed every night from the Factory, unless perhaps, occasionally, when, by accident, they

JONATHAN DUBLE. March 16, 1842.

We hereby certify, that we were present, at the request of Mr. Exchiel Showers, when Mr. Duble the presence of ourselves and Mr. Shower

JNO. S. HARRISON HARRISON WALLE. March 16, 1842.

STATEMENT OF THOS. G. FLAGG. I understand, that there is a report in circu tion, in relation to the burning of the Factory that I was passing the Factory about half-past 11 twelve o'clock, of the aight it burnt down, and the I saw a man, standing on the Factory steps, wh had on a cap and cloak and light pantaloons, who as I approached, got down from the steps, hastily and hid under the steps, and that I had stated or intimated that Mr. Ezekiel Showers was the per-

son whom I saw
The facts are that, about the hour mentioned, or

was he. To the best of my ability to judge, knowing Mr. Showers as I do. I think I should certainly have known him. As I have stated, the night was

dark and I observed him but a moment.

The person whom I saw may have stepped int the door, as I was riding in the path, to get out of my way.

THOMAS G. FLAGG.

The facts are, that about half past eleven o'clork

of the night that the Factory was burnt, I was passing by Mr. Brown's Currying Shop, and saw a man standing in the Currying shop door, with a dark coat, dark vest and drab pantaloons on, his hair was that I did not see him at all on the night the Fac

edged in my presence by Mary Allebaugh. WM. L. BOAK.

March 17, 1842.

TO THE PUBLIC. IN reference to the statement given by me, IN reference to the statement given by me, in the presence of Mr. Pendleton, Dr. Hacrison and Mr. Waite, relative to the burning of the Martins-Mr. Waite, relative to the burning of the Martins burg Factory—I wish now to be distinctly under

understand it, when I subscribed to it. although I must have made it, yet I did not intend it to convey the idea which it does.

JONATHAN DUBLE.

sixth of the property aforesaid. Such title only will be convexed, as is vested in me as trustee aforesaid, which is believed to be unquestionable. Terms made known on the day of sale. Sale to commence at 12 o'clock. GEO. R. LONG.

ATTORNEY AT LAWS EVENING NEXT, at half past 6
o'clock, precisely—each one provided with Musket, Bayonet & Belt
A punctual attendance is required
the Superior and Inferior Courts of Betkeley, Jef-A punctual attendance is required fall the members.

The Drills are on Tuesday and Saturday nights of each week.

By order.

By order.

A punctual attendance is required attendance is required attendance is required at the Superior and Inferior Courts of Berkeley, Jefferson and Morgan counties, and give prompt attention to any business entrusted to his care. He may be found, for the present at Mr. Kroesen's HAMMOND & CUNNINGHAM.

By order.

By ord

Jas. E. Stewart,

March 17, 1842 .-- 4t

Public Sale.

WILL sell, to the highest indier, for CASH, on Saturday the 26th instead, at the house of Mr. John J A. L-mon, one mile and a half west of Billmyre's Mill, and near the Swan Pond, the fol-Capt. lowing property, to wit : 5 head of

Horses,
7 Head Cattle,
8 Head of Hogs; One Wagon, and five sets of Horse

One Wheat Fan, and Cutting Box; Ploughs, Harrows, &c., &c. A quantity of Household and Kitchen

FURNITURE. such as Beds, Bedsteads and Bedding; One Secretary, One Desk and Book

One Eight Day Clock ; a lot of Carpet-

ONE MAHOGANY SECRETARY. One set of And Irons, Shovels & Tongs,

The property of said John J. A. Lemon, to satisfy public tax, and executions in my hands, against said Lemon. DANL C. BURNS, D. S.

for Levi Henshaw, S. B. C. March 17, 1842 - 2w

Public Sale. WILL be sold, at public auction, on Friday

Four head of HORSES—
all good and valuable Work
Horses, accustomed to the
Wagon and Farm services; 25th March, instant, at the residence Isanc Rogers, near Martinsburg, for Cash, the fol-One Sorrel Mare,
TWO GOVS,
One Cart and Gears, one One first rate Road Wagon, and six sets of Wagon Gears, all good.
HARRISON WAITE,

to mention-

thorough bred BERKSHIRE BOAR; Fourteen head of HOGS; One full and complete set of Cast Bolting Wheels; a lot of INCH PINE PLANK.

THE undersigned will offer for sale, at public auction, before the tavern of Peter H. Cookus, in Hedgesville, on Saturday the 9th day of supposed to be from 1000 to 1500 feet.) Oak and Pine Scantling: One Patent Platform Scale, one Wheat

Fan, one Grind Stone; and a quantity of Household and Kitchen FURNITURE.

Terms .- One half the purchase money in hand, such as one Ten Plate Stove, one Clock, three Burcaus, three Book Cases;
One Dining Table, one Breakfast Table, one Kitchen Tuble, one Corner Cupboard, two Looking

One Wheel Barrow ; about 100 FLOUR BARRELS. levied upon as the property of Isaac Rogers, satisfy public taxes, and executions in favor of W liam Morris, Allen C. Hammond, and others.

THOMAS BROWN, D. S. auction, on Monday the 11th day of April next, (being Court Day,) at the Court House, in Mar-insburg, the following property, to wit:

March 10, 1842 - 3w

A Handsome Farm for Sale. THE subscriber effers for sale, the Farm or which he lives, three miles south of Garardtown, Herkeley county, Va., adjoining Mesers Sil-

about 50 or sixty of which are in Timber, and 20 of good Meadow. There is a Spring near the House, and running water through the Barn Yard. The conditions of sale. (except in regard to the syment, which will be made known on the day of grain, and of that which is growing upon the land lensed of Mrs. Hoffman, he shall deliver one half properly channel at Bilimser's Mill.

The improvements embrace every necessary building. There is also a good orchard.

Possession can be had at orchard. March 17. 1842 - 31" JOHN CAIN.

> Caution. A LL persons are hereby cautioned against purasing or trading for a Note, for TWENTY DOLLARS, dated November, 1836, even by the undersigned to Henry L. Grubb, as I have lega offsets against the same.

JOHN S. CRIM. March 17, 1842 - 3t

STRAY STEER. CAME to the subscriber's residence at Smoketown, in August lest, an estray Steer or Stag, about 4 years old, black and white speckled, and has no perceptible ent-marks. Said estray habeen appraised at twelve dollars. The owner of said estray is requested to come forward, prove property, pay charges, and take him away
BENJAMIN COMEGYS. March 17, 1842-31.

Berkeley County Court, {

ON the motion of Israel Robinson, one of the heirs of Israel Robinson, deceased, a rule is granted him against William Lorg. Executor of the said Israel Robinson, dec'd., returnable to the June term next of this Court, to show cause why his letters of administration shall not be revokedthe said Long having removed out of this Commor wealth: and it is ordered, that this proceeding be published in one of the newspapers printed in Mar tinsburg, for two months successively, and a copy posted at the front door of the Court House of the

A Copy.—Teste. HARRISON WAITE, C B. C. March 17, 1842.-2m

his wife, Elizabeth and William Shewalter, infant children and heirs of John Shewalter, dec'd., Jacob D. Shewalter,

The parties to the above suit will take notice, that I will attend at my Office, in Mattinsburg, Borkeley C unty, on Monday the 25th day of April for the purpose of taking and receiving such -and on the 23th of the same month, at the efficient of Seaman Garand, in Martinsburg, Berkeley coun of Seaman Garaid, in Martinsburg, Betterly, the Seaman Garaid, in Martinsburg, Betterly, the depositions of Joseph Hoffman, tv. Virginin, the depositions of Joseph Hoffman, John Griffith, and Thos S. Page, to be offered as evidence in two suits depending in the Circuit Suevidence in two suits dependence in two suits dependence in perior Court of Law and Chancery for the said
County of Berkeley, viz: The one in which John
McCleary and Jane, his wife, John McCleary, Jr.
Robert T. Vanmetre and Matilda, his wife, Joseph
McCleary, Jane McCleary, John Fishburn and his
wife, are plaintiffs, and Joseph Shewalter, Lewis
B. Wysong and Hatriet, his wife, and others, are
defendants: and the other, in which John McClear

RANGES, LEMONS and CRANBERRIES Ply of GOODS, suitable for the present and the approaching season, to which they invite their customers and the public generally, to call and exry and his wife, John Fishburn and wife, Thomas Kelley and wife, are plaintiffs, and Joseph Stewalter, Jacob D. Shewalter, Lowis B. Wysong and Harriet, his wife, and others are defendants.
Your ob't. serv'ts.,
JOHN McCLEARY,

JOHN FISHBURN.

March 17, 1842.-6t Elliot Kerney, Adm'r. of James B. Kerney, dec'd., and Thomas Kerney,

Take NOTICE—That on Thursday the 21st day of April, 1342, at the Office of Seaman Garard, in the town of Martinsburg. Berkeley county. Virginia, we shall proceed to take the depositions of Harrison Waite, Ignatius P. Lyles and others, to be read, at the bearing, in evidence, in a suit in Chancery, now pending in the Superior Court of Berkeley County, in which we are plaintiffs and you are defendants—and if the examination shall not be completed on that day, it will be adjourned Their interest, as conveyed to me in trust, is one? not be completed on that day, it will be adjourned from time to time, until it shall be completed. SAMUEL RENCH.

WILLIAM BOOTH. Ex'ors of Isaac S. Swearingen. dec'd

FOR SALE, A SMALL LOT OF GROUND, enclosed, con taining about

Trustee's Sale.

BY virtue of a Deed of Trust, executed by John Littlejohn and George W. Henry, for the benefit of George Mattingly, and now of record in the County Court of Morgan, the undersigned the County Court of Morgan, the undersigned. Trustee, will offer for sale, on N'ednesdaythe 30th f March at poblic anerion, on the premises, the owing property, to wit ?

120 ACRES OF LAND.

more or less, situate in the county of Morgan, upon Broad (or Big) Run, adjoining the lands of Samuel Harmison, Frederick Claycomb, Mrs. Siler, and — Poster, and about two miles from the Baltimore and Onio Rail Road, being the same tract of land that was formedly owned by Curistian Hersbey. The Improvements are confined the shey. The Improvements are a comfortable Ducelling House,

SHANTEES, OUT HOUSES. AND STABLES.

About 75 acres of the timber has been taken off, and can be readily brought into cultivation. Also,

very superior STEAM SAW MILL. be set up entire, or in lots of percels to suit pur-

hasers, as follows: The Saw Mill Frame, Steam One set of And Irons, Shovels & Tongs, Engine, Boilers and machinery. Two of Croshy's and a number of other articles too tedious parent Frame Saw Mills, with their fixtures in complete order, suitable for either steam or water power. Attached to each Saw is one of Cushwa's patent log braces-likewise, one of Page's 3 feet circular saws, with a complete horse power, having

all the necessary straps, &c. Also, four WORK HORSES and H rness; one two WAGONS-one pair of high timb a wheels. Household and Kitchen

FURNITURED ad a considerable quantity of Lumber. &c., &c. Any obligations or paper against the firm of Lit-lejohn and Henry, will be received from purchasis in payment, after the deed of trust, which a-counts to about one half the value of the property, discharged, and a reasonable credit will be given

o any other good purchasers.

The TERMS will be made known more particularon the day of sa'e.
The sale of the above property, heretofore twice advertised, but unavoidably postponed, will take place certainly on the 30th day of March next.

EDMUND PENDLETON, February 17, 1842 - 61 HOUSE, SIGN, AND ORNAMENTAL

PAINTING. GLAZING & PAPER HANGING. THE subscriber, having removed his Shop t the corner of Queen and Burke Streets, immediately over W. J. Hayden & Brother's Tinner Shop, would inform the public generally, that he ill continue to carry on the above Business; and

Glasses;
welve Windsor Chairs, two Feather Beds and
Budding, four Chaff Buds; Puts Ovens, Tubs,
Buckets, &c.

March 10, 1842.—3m

please, he hopes to receive a share of public pat

Coal! Coal!! HAVE just received a large quantity of Camberland Coal, warranted to be of the best qualny, which I will sell by the Wagon Load, at twee ty-five cents per bushel, in bankable funds. P. BROIDRICK. March 17, 1842.

HOUSE FOR REAT. WILL off-r for rent, on the let day of April, at Greensburg, Berkeley County, a good DWELLING HOUSE, table for a small family.

JOHN RUSSELL.

March 10, 1842 .- 3t STORE-HOUSE FOR REAT. OR rent, that well known Store House at Mill

Creek, Berkeley County, Virginia. building is a large and convenient Two Story Brick. and has a WARE HOUSE attachedand is one of the best stands in the county for business. Possesion will be given immedi

JOHN E. BOYD Mill Creek, February 3. 1342 .- if Miss Jane Timmons RESPECTFULLY returns thanks to her customers for their liberal support, and asks a tisuance for the coming season. She is preper-



For Young Ladies, all made when called for at the shortest notice. February 24, 1842 -tf

A CARD. W. G. SINGLIBTON ATTORNEY AT LAW. WHO practices in the Federal Courts, wil

bankruptcy that may be committed to his manage-Winchester, Va., February 24, 1842-if Sale of Bonds. THE undersigned, Trustee, with whom was de-posited three Bonds, executed by John Wage-ley to William G. Burns, each for the sum of

600 Dollars, Thomas Kelley and Ann Rebecca, his dated, each, October 2, 1840. payable in one. tw wife, Lewis B. Wysong and Harriet, and three years from date, and secured by Trus fers the bonds at private sale. EDMUND PENDLETON. March 3, 1842 .-- if

YOU will take notice, that on the 22d day of April, 1842, at the office of William Irwine, Esq. in Carlisle, Cumberland County, Pennsylvanie, we shall take the deposition of Jake H.

Lumber for Sale. March 10, 1842 .- tf

ORANGES, LEMONS and CRANBERRIES. J. JAMISON

CLOVERSEED. 26 BUSHELS of Superior Clover Seed, for February 3, 1842. WILSON & DOLL.

Candies and Fruit. A FRESH supply of a thinds of Candies, Wal-nuts, Muscar Wine, Fine Salt, and Fruits of all kinds, just received and for sale by Just from the Prairies!

A QUANTITY of Buffalo Rober, just received and for sale by November 18, 1842. J JAMISON. POR PAINS BRUISES & RHEU MATISM
—Edwards' Pain Extracting Lution; Keerl's
Rheumatic Plaster; Peters' Strengthening Plaster;
Whitn's do; Antique Lotion; Reed's Liniment. For sel- by January 20, 1842. WM. DORSEY.

VINEGAR.—Superior Wine and Cider Vinegar for sale by December 23. J. JAMISON.

TO ALL WHOM IT MAY CONCERN.

diste arrangements for the settlement of his arrear-ages to the 31st ultimo, either by money or note. Many of those who have been owing me five, cen, fitten and eighteen years, will scarcely expect further indulgence, and will I hope attend prompt-ly to this notice; should such neglect it, they must not complain at finding their claims, transferred for collection. co lection. To those who have paid the whole, or a part. I feel under obligations and return them my sincere thanks.

CHANGE IN BUSINESS. HAVING associated with myself Andrew M. Vanarsdale and Wells H. Harper, the bustness will in future be conducted under the name and firm of B. T. Towner & Co., at the old and well known stand, where the public may be assured that no pains shall be spared to ment a continuance of that liberal patronage so long and gener-ously bestowed, and where the same extensive stock and general assortment of Goods may be ut all times met with on the usual liberal terms.

Shepherdstown, Jan. 1, 1842 -- if J 27.

DISSOLUTION.

THE co-partnership now existing under the firm of SHOWERS & DUBLE, bas been agreed upon by mutual consent to be dissolved on the last day of March. The firm, being desirous of closing the business entire, requests all persons who have GOODS at the Factory to call and The Books and Accounts are in the hands of

Mr. Ezekiel Showers, upon whom all persons who know themselves indebted will please call and

JONATHAN DUBLE

MOTIGE.

THE undersigned, Administrators of John R. Wilson, dec'ds, request all persons having claims against the Estate, to exhibit them—and all indebted to the deceased, or to the firms of Wilson & Anderson and John N. Riddle & Co., to pay the amounts respectively owing.

The character and magnitude of the estate will

make it proper for the undersigned to wind up their administration with as little delay as possible. JOHN STROTHER.

GEORGE DOLL Jr. January 6, 1842-1f

FETAKE NOTICE-That, on Tuesday, the 5th L day of April, 1842, at the house of John Dodday of April, 1842, at the house of John Dodscrict attention to business, and his exertions to
case, he hopes to receive a share of public parnage.

An apprentice to the above business will be taco, if he can come well recommended.

ALFRED HOOPER.

ALFRED HOOPER.

Aday of April, 1842, at the house of John Codese and
Harrison Dodson—and on Sarurday, the 9th day
of April, 1842, at the office of Augustine H. Pennington, a magistrate in the city of Beltimore, Md,
we will proceed to take the depositions of Samuel we will proceed to take the depositions of Samuel Dodson and James Ofterson—said depositions to be read in evidence in a suit, now pending in the County Court of Berkeley, in which we are plaintiffs and you are defendant, and also in two suits, pending in the Circuit Superior Court of Law and Chancery, for the said county, io which you are plaintiff and we are defendants—and, if the examination shall see the said county in the examination of the said county in the examination of the said county is said to the said county in the examination of the said county in the examination of the said county in the said county nations shall not be completed on the said days, they will be adjourned from time to time, watth

they shall be completed. JAMES MARTIN, WILLIAM REED. March 3, 1842 .- 6t

GARIDION SIDINDS FOR 1842. BEANS-Kidney, Dwarf or Snaps,
Pole or Climbing,
Beets-Long Blood and Turnip Rooted, Brussels Sprouts, Cabbage—a fine variety, Carrot—Long Orange, Cauliflower—Early and Late. Cucumbers—Long Green and others, Egg Plant; Endive—Green, Curled, In: an Curn—Smith's Early and Theorems, Lettuce-I.exy Cabbage, Melon-Best kinds, Nasturium. Onion-Early White,

Pareley-Double: Parenip-Large Dutch, Pens-Finest kinds,
Pumpkin-Potato and others,
Pepper-Bell or Oxheart, and Cayenne,
Radish-Various kinds. Rhubarh-For pies and tarte, Salsify, or Cyster Plant, Spinach—Round,
Spinach—Round,
Squash—Early Summer,
Tomato—Large Red and Yellow,
Turnip—White, Early Flat. &c.

All of which are carefully selected, and warranted to be of the kinds named, fresh and free from mixture-for sale by W DORSEY.

> Valuable Land IN MARKET.

THE undersigned offer for sale a large and val-Winchester, Virginia. The Truct consists of 675 ACRES, be conveniently divided into two good sized farms, with running water, timber and im-provements upon each. If divided, the eastern portion of the farm will contain about 300 acres, with a good Dwelling House upon it, recently re-

naired, a large Switzer Barn, thoroughly renawed, Blacksmith Shop, Cornhouse, &c. The western portion will contain about

375 ACRES. The main building has been destroyed by fire, but the walls are still standing, and are good. There remain several good buildings, which would now answer well for the accommodation of a family, besides offices. The improvements on this part of the farm, are all, with the exception of the main dwelling, in a good state of repair, are neatly and tast-fully finished, and embrace every building de-sirable upon a Farm. Upon each of the farms here are good Orchards, and upon the latter, a CHOICE VARIETY OF THE FINEST

FRUIT AND ORNAMENTAL TREES. These tracts are situated within two miles of Winchester, and half a mile of the Winchester and Potomac Railroed, and are now well set in clover.

As the above Tract of Land was purchased by
the undersigned solely to protect themselves from
pecuniary loss, they will, looking alone to their indemnity, sell it upon cheap and reasonable terms.

NOTICE. If the land above advertised is not seld by the 15th of March, it will be for Rent, entire or divided into two farms, as above indiented.

FOR PRESERVING AND BEAU. TIFYING THE HAIR. BEAR'S Oil: Maccassar Oil; Circassian Oil; Antique Oil; Oldridge's Balm of Columbia; These articles all may be used with great advantage—the last article has almost an unparalleled character for its adaptation for the purpose above-

FOR HIRE, A NEGRO MAN, about 45 years of age—also a Boy of 17 or 18 years—all brought up on a farm. Inquire at this January 20, 1842.—if OFFICE.

Fresh Garden Seeds. JUST received and for sale, all kinds of fresh GARDEN SEEDS, that are most generally February 10, 1842. T. C. SMITH.

FRESH FRUIT, CONFECTIONARY, 4c.

both as to price and time of payment.
PHILIP C. PENDLETON. CHAS. J. FAULKNER. Martinsburg, Va., Jan. 13, 1842.

named. For sale by WM. DORSEY.

Martineburg, March 17, 1842-if Barch 17, 1842-34